

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION**

RLI INSURANCE COMPANY/)
PLAINTIFF/COUNTERCLAIM)
DEFENDANT)

vs.)
TOWN OF MOSSES, ALABAMA, and)
ALICIA SHUFORD-GORDON,)
)
Defendants.)

Case No.: 2:07-cv-00230-WKW-SRW

PLAINTIFF RLI INSURANCE COMPANY'S EXHIBIT LIST

COMES NOW the Plaintiff, RLI Insurance Company, by and through its undersigned counsel and hereby submits its list of exhibits it intends to offer at trial:

1. RLI Surety Correspondence to City of Mosses Notice of Cancellation;
2. Public Official Position Schedule Bond;
3. Acknowledgement of Surety;
4. Power of Attorney RLI Insurance Company;
5. Proof of Loss on Fidelity Bond (identified as Bates RLI 0218-0219);
6. Documents submitted by Town of Mosses to RLI (identified as Bates RLI 0002-0029);
7. Correspondence submitted by Town of Mosses to RLI concerning taxes payable (identified as Bates RLI 0048-0190);
8. Correspondence submitted by Town of Mosses regarding accounts payable (identified as Bates RLI 0192-0216);
9. Bond Management Review (identified as Bates RLI 0221);
10. Public Official Application (identified as Bates RLI 0222);

11. Acord Property Loss Notice (identified as Bates RLI 0223);
12. Town of Mosses' correspondence of June 5, 2004, to Alicia Shuford-Gordon (identified as Bates RLI 0279-0281);
13. Town of Mosses' correspondence of May 18, 2004, to Alicia Shuford-Gordon (identified as Bates RLI 0282-0284);
14. Affidavit of Alicia Shuford-Gordon;
15. Certified and sealed copy of records maintained by BancorpSouth Bank relating to Town of Mosses (identified as Bates RLI 0292-0604);
16. Town of Mosses' Policy Manual (identified as Bates RLI 0605-0626);
17. Deposition of Mayor William Scott taken on August 1, 2007;
18. Any and all exhibits listed by any other party to this action;
19. Any and all exhibits necessary for rebuttal or impeachment;
20. Any and all exhibits introduced in any deposition taken in this cause;
21. This Plaintiff reserves the right to amend this Exhibit List as discovery continues prior to trial.

Respectfully submitted this 28th day of March 2008.

s/ W. Christopher Waller, Jr.
W. CHRISTOPHER WALLER, JR. (WAL187)
Attorney for Plaintiff/Counterclaim Defendant

OF COUNSEL:
Ball, Ball, Matthews & Novak, P.A.
2000 Interstate Park Drive
Suite 204
Montgomery, Alabama 36109
Telephone: 334-387-7680
Facsimile: 334-387-3222
Email: CWaller@ball-ball.com

CERTIFICATE OF SERVICE

I hereby certify that on March 28, 2008, I electronically filed the foregoing with the Clerk of the Court, using the CM/ECF system which will send notification of such filing to the following registered persons and that those persons not registered with the CM/ECF system were served by U.S. mail:

Collins Pettaway Jr.
Chestnut Sanders Sanders Pettaway & Campbell, L.L.C.
P. O. Box 1290
Selma , AL 36702-1290

Alicia Shuford Gordon
124 Chisholm Street
Hayneville, Al 36040

s/ W. Christopher Waller, Jr.
W. CHRISTOPHER WALLER, JR. (WAL187)